	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
	John F/ Metsker et al.	This instrument was filed for record on the22 day o DecA. D., 1934., At11, 35A. M.
		Jew E. Wellman. Register of Deeds.
	Law, Nat'l. Bank.	By
	THIS INDENTURE, Made this 20th day of December , in the year of our Lord, one thousand nine hundred and twenty four, hundred and twenty four,	
	of	٤
	WITNESSETH, that the said parties	partyof the second part eration of the sum of. DOLLARS, to <u>them</u> duly paid, the receipt of
		east quarter (SE) of section eleven (11) Townshir
	·	
		· ·
		LOG of the first part therein. at the delivery hereof they are the lawful owner. S of the premises above granted, and srized of
	And the said part[68of the first part do hereby covenant and agree that is good and indefeatible state of inheritance therein, fires and clear of all incumbrance and that they will surgest and defend the same against all payter making lawful claim theres. It is agree between the particle bree to hat the part 16.8 of the first part shall stall against and real exists when the same becomes due and payahis, and that they will all insure company as hall be specified and directed by the part. y of the second part, the ion forces. And the avent that and and 1.68. of the further shall all are aven than when	at the delivary hereof they are the lawful owner. B. of the premises above granted, and exized of times during the life o' this indenture, pay all taxes or assessments that may be lerked or assessed resp the buildings upon skil real estate insured against for and torando in such sum and by such a, if any, rande symble to the part
	And the said part[68 of the first part do hereby covenant and agree that is a good and indicatable state of inheritance therein, free and clear of all incumbrance, and that they will swrmat and deterd the same spatial all parties making hard of all mathematical is a good intervent in particle brow that the part 16.8	at the delivary hereof they are the lawful owner. S . of the premises above granted, and mind of times during the life of this indecture, pay all faces or assessments that may be irried or assessed exp the buildings upon shift real estate insured against face and tormado in such sum and by such a, if any, ends expublies to be part. y of the scene of part is the entried of Chip i T . the same become due and payable and to keep add premises insured as herein provided, then the paid shall become a part of the inductedness, accured by this indenture, and shall beer instruct at
	And the said part[68of the first part do hereby covenant and agree that is good and indefeatible state of inheritance therein, fires and clear of all incumbrance and that they will surgest and defend the same against all payter making lawful claim theres. It is agree between the particle bree to hat the part 16.8 of the first part shall stall against and real exists when the same becomes due and payahis, and that they will all insure company as hall be specified and directed by the part. y of the second part, the ion forces. And the avent that and and 1.68. of the further shall all are aven than when	at the delivary hereof they are the lawful owner. B . of the premises above granted, and mind of times during the life of 'this indecture, pay all taxes or assessments that may be levid or assessed even the buildings upon said real estate insured againt for and tornado is such arm and by such a, if any, mader symble to its party of the scored part is the strate of things in the same become due and payable and to keep and premises insured as herein provided, then the paid shall become a part of the indecktoffness, secured by this indenture, and shall bear instress at
	And the naid purcle8of the first part dobereby covenant and agree that is a good and indefaulthe sented of indefaultance therein, first and days of all incumbrance, mid that they are all or space and adjust to be some scatter of all project match target do there in a space of the sentence of the sentence of an and space has a start of doing there in the sentence of the sentence of an and space has a start of the sentence of the space of the sentence of the sentence of an and space has a start of the sentence of interactions and the sentence of the sentence of an and space has a start of the sentence of interactions and the sentence of the sentence of the sentence of the sentence of the sentence of the sentence of the space of the sentence of the sentence of the sentence of the space of the sentence of the sentence of the sentence of the space of the sentence of THO Through and and no/100 seconding to the terms at01 =, of the second part, the latit and by is the second part to the part of the second part, the latit and part is the second part and part the second part of the second part, the latit and part is the second part and part the second part of the second part, the latit and part is the second part and part is the second part, the latit and part is the second part and part is the second part, the latit and part is the second part to part of the part is the second part, the second part, the latit is the second part, the latit is and part is the second part to part of the second part to part of the second part to part of the second part to part part is the second part, the second part to part of the second part to part of the second part to part to part part of the second part to part part part of the second part to part part part part part part part part	at the delivary hereof they are the lawful owner. S . of the premises above granted, and suited of times during the life of 'this indecture, pay all taxes or assessments that may be irried or assessed even the buildings upon said real extet insured against for and torms of in sum and by suite a, if any, made myshie to the part. y of the second part to the strat of the life . the same become due and payable and to keep and premises insured as herein provided, then the paid shall been a part of the indecidence, secured by this indenture, and shall been interest at DOLLARS, sum of more, essented on the <u>20th</u> day of <u>December</u> . <u>19.24</u> . Lifetret arcruing thereas a bin force thereas or said obligation and also to secure any sum or to dicharge any taxes with literest thereas a brench provided, in the event that and and. The
	And the said pur(188	at the delivary hereof they are the lawful owner. B . of the premises above granted, and minds of times during the life of 'this indecture, pay all taxes or assessments that may be levid or assessed even the buildings upon shift real estate insured against factor and tormedo is such arm and by such a, if any, made payable to the party of the scene and tormedo is such arm and by such a, if any, made payable to the party of the scene and tormedo is such arm and by such a, if any, made payable to the party of the scene and tormedo is such arm and by such a, if any, made payable to the party of the scene are to the state of the fact that all become a part of the indectedness, secured by this indenture, and shall bear instructs at
	And the said pard 88 of the first part do hereby covenant and agree that it a good and indefaulth estate of inheritance therein, fire and clear of all incumbrance, it is agreed between the principle between the principle to be able of the same against all payties making hereid client theory and it is agreed between the principle between the principle of the same against all payties making hereid client theory and and that . they will be same and does the same become due and payable, and that . they If the growth and the same become due and payable, and that . they	at the delivary hereof they are the lawful owner. B , of the premises above granted, and mixed of times during the life o' this indenture, pay all faces or assessments that may be levied or assessed erey the building upon sail real estate insured against for and tornado in such sum and by such a, if any, ande synghesis to the part or the second parts to the states of the law is a sum and synghesis to the part or of the second parts to the states of the the paid shall become a part of the indektedness, secured by this indenture, and shall base interest at most of morey, essentied on the to the second parts to the states of Interest accruing to the terms of said collegation and also because any there to discharge any taxes with interest therean as herein provided, in the event that said part inter of an adj premises, then this nearby marks and thereans is not above a solution were also be and inter of a state premises. The factory of to the second because is not be of the option of the state and premises. The factory of to the second one of the state premises are any part inter of a state premises. The factory of to that a state part is the option of the constant second reas and payables of it is the assession of the shall premises and the state of the shall premises. The factory on
	And the said part[88 of the first part do hereby covenant and agree that is a good and indefaulthe state of indefaults entered, first and clara of all incombrance. This agreed between the particle between the the said bar of 100 metrics. The same state is the same state is a state of the same state is the s	at the delivary hereof they are the lardel owner. B , of the premises above granted, and mixed of these during the life o' this indecture, pay all taxes or assessments that may be larded or assessed arey the buildings upon sail real estate insured against far and formado in such sum and by such as if any, and rynghis to the yarr. D of the second parts to the strict of this f . The same become due and payable and to keep and premises insured as herein provided, then the pid shall become a part of the indectations, secured by this indenture, and shall ber interest as most of monry, essentied on the <u></u>
	And the said part[86 of the first part do hereby covenant and agree that is a good and indefaulthe state of indefaults entereds, first and farst of all incombrance, the same state of the indefault is state of the state of th	at the delivary hereof they are the lawful owner. B , of the premises above granted, and mixed of times during the life o' this indenture, pay all faces or assessments that may be levied or assessed erey the building upon sail real estate insured against for and tornado in such sum and by such a, if any, ande synghesis to the part or the second parts to the states of the law is a sum and synghesis to the part or of the second parts to the states of the the paid shall become a part of the indektedness, secured by this indenture, and shall base interest at most of morey, essentied on the to the second parts to the states of Interest accruing to the terms of said collegation and also because any there to discharge any taxes with interest therean as herein provided, in the event that said part inter of an adj premises, then this nearby marks and thereans is not above a solution were also be and inter of a state premises. The factory of to the second because is not be of the option of the state and premises. The factory of to the second one of the state premises are any part inter of a state premises. The factory of to that a state part is the option of the constant second reas and payables of it is the assession of the shall premises and the state of the shall premises. The factory on
	And the said part[86 of the first part do hereby covenant and agree that is a good and indefaulthe state of indefaults entereds, first and farst of all incombrance, the same state of the indefault is state of the state of th	at the delivary hered they are the lawful owner. B . of the premises above granted, and mind of times during the life o' tills indecture, pay all taxes or assessments that may be level or assessed erep the buildings upon shift real estate insured against for and tornado in such sum and by such as it any, and ryabile to its part_y of the second part is the estate of the Diff. It any, made ryabile to its part_y of the second part is the estate of the Diff. It any made ryabile to its part_y of the second part is the estate of the Diff. The same become due and payable and to keep add premises insured as herein provided, then the paid shall become a part of the indektidenes, secured by this indenture, and shall been interest at DOILARS, sum of money, escutied on the
	And the said part[86 of the first part do	at the delivary hered they are the lawful owner. B . of the premises above granted, and mind of these during the life o' this indecture, pay all taxes or assessments that may be levid or assessed eres the buildings upon shift real estate insured against for and tornado in such sum and by such as a law, rand ryabile to the part. y of the second part is the instruct of Life if . The same become due and ty able and to keep add premises have est as berrie provided, then the paid shall been there as a part of the indectives, secured by this indenture, and shall been interest at the structure the thereas a security of the second part is the entry of the second part is the secure as part of the indectives, secured by this indenture, and shall been interest at the secure any taxes with interest thereas a security of the taxes are been add as to secure any run or to other and thereas the indective of the interest is near been with interest thereas are on all objection and have a berrie in users and part of the interest are of the interest thereas the interest thereas is in interest thereas are objective of the interest of the secure as the secure any taxes with interest thereas are objective of the side and the tax is add part of the secure as the secure any taxes with interest thereas are objective of the side presents and its presents and its presents and thereas the secure and paysits, or if the interest is been to the side presents and thereas is the interest. Together with the cents and charge in the side tare runs and thereas the secure interest. Together with the cents and charge includent thereas and thereas in the cents and charge includent thereas and the secure and thereas and thereas the secure and thereas and thereas the secure and thereas and
	And the said part[86 of the first part 65 hereby coverant and agree that it a good and indefaulthe state of indefaulthe state of the indefault indefault indefault state of the indefault i	at the delivary hereof they are the lardel owner. B . of the premises above granted, and mixed of these delivants that is the larded of a second of the second there is thereof as the second of the second of the second thereof thereof as the second of the second thereof thereof as the second of the second thereof thereof as the second of the second of the second thereof thereof as thereof the second of the second thereof thereof as thereof the second the second of the second thereof thereof as thereof the second the second thereof thereof as thereof the second thereof thereof as thereof the second the second thereof thereof as the second of the second thereof thereof as thereof the second thereof the second thereof thereof as thereof thereof as the second the second thereof thereof as thereof thereof as thereof thereof as the second the second thereof thereof as thereof thereof as the second the second thereof the second thereof thereof as the second the
	And the said part 88 of the first part 62 hereby coverant and agree that is a good and indefaulthe state of information, first and Cara of all incombranes, the same state of the information of the state of the s	at the delivary hered they are the lawful owner. B . of the premises above granted, and mind of times during the life o' tils indecture, pay all taxes or assessments that may be level or assessed treps the buildings upons shift real estate insured against for and tornado in such sum and by such as it any, and ryabile to the part. <u>y</u> of the second part is the site of the Diff. the same become due and payable and to keep add premises havered as berein provided, then the paid abili become a part of the indectoderse, secured by this indenture, and shall bear interest at — DOILARS, same of momey, cascuide on the <u>20th</u> day of <u>December</u> <u>19.24</u> ., Litterest arcuing thereas a part of the indectoderse, as berein provided, in the secure any sum or to discharge any taxes shift interest thereas as of add chigation and also to secure any sum or to discharge any taxes shift interest thereas as brein provided, in the secure any sum or to discharge any taxes shift interest thereas as brein provided, in the secure any sum or to discharge any taxes shift interest thereas as brein provided, in the secure any sum or to discharge any taxes shift interest thereas as brein provided, in the secure any sum or to discharge any taxes shift interest thereas as brein provided, in the secure any sum or to discharge any taxes shift interest thereas as brein provided, in the secure any sum or to discharge any taxes shift interest thereas as brein provided, in the secure any sum or to discharge any taxes shift interest thereas as a brein provided, in the secure any secure as a secure of the secure and payable, or if he internets is not bey as a brein the secure as a secure of the secure and payable, or if the internets is not bey as a set herein there and benefits accurate there and therein the therein and charge includent therein and its brein upside of principal and interest, together with the cente and charge includent therein and shore and avery obtandom therein contained, and all benefits accurate includent therei
	And the said part(283 of the first part do	at the defirary hered they are the lawful owner. B . of the premiers above granted, and sinked of times during the life of 'this indecture, pay all taxes or assessments that may be level or assessed even the buildings upons tail real state insured against fore and tormed is near harm and by such as, if any, made ryabile to the part. y of the second part to the state of this it, it are, made ryabile to the part. y of the second part to the state of this it, it are, made ryabile to the part. y of the second part to the state of this it is anne become due and payable and to keep and premises insured as harmin provided, then the paid shall been as part of the indectedness, secured by this indenture, and shall bear interest at DOLLARS, sum of moore, essentied on the 20th day of <u>DeCember</u> 19.24 Litterest accounts of the terms of raid chilgation and also to secure any parts to discharge any taxes with interest thereon as a brein provided, in the event that and part. 189 do be the same become due and payable, or if the interaction is not by greater there is the option of the interaction of therein fully discharged. If default is made before the state prevised and have to discharge any taxes with interest there as a brein provided, in the event shall append there is the interaction of the respective parts in the state part of the state prevised and the event and becomes the state prevised and the state the state and there is a state of principal and payable with the create and charge includent therefore and hit event and becomes the therefore and payable, or if the principal and the state and charge includent therefore and hit event and therefore optical and and the create and charge includent therefore and hit event and becomes the therefore and therefore and the create and latter and increases of the respective parts herefore
	And the said part 88 of the first part 62 hereby everant and agree that is a good and indefaulthe state of interimers, first and care of all incombrance, This agreed between the particle between that the part 100 of the first part that is at a state of the same state is a state of the same state state of the same state of the same state stat	at the delivary hered they are the lawful owner. B . of the premiers above granted, and mind of these during the life of 'this indecture, pay all taxes or assessments that may be level or assessed eres the buildings upon shift real state insured against for a sain torms of is such arms and by such as a farm, and ryable to the part. y of the second part is the state of the farm and by such as a farm of more, executed on the 2001 if any order of the buildings upon a shift real state indectives. secured by this indecture, and shift bear is the state is a barried part of the second part is the state of 1001ARS, and the law to be remarked by this indecture, and shall bear isteres at the state secure at y and the 2001ARS, and the law to be remarked or and a solution of said or 1001ARS, and the secure as y more or to discharge any taxes with interest thereas as barried provided, is the event and paysite, or if the istances is not pays to the secure any part of the istances in and paysite, or a single barrier to the secure as a presenting to the state of the state presents of a principal and interest, together with the rests and charge in a share is the offer set is the state secure and paysite, or if the istances is not barrier to a set of a principal and interest, together with the rests and charge in code and a state thereful is the state secure and the state thereful is a state the rest of the state presented of the said presented and interest. The first is and the state indecided thereful is the state secure and thereful is the state state indecided thereful is a state of the state state indecided thereful is a state the rest of the respective particle hereful is a state the state state indecide thereful is a state of the state state and lays in the state state and lays indecide thereful is a state indecided thereful is a state state and thereful is a state indecided thereful is a state indecide thereful is a state indecide thereful is a state indecide thereful is a state state indecide ther
This Polners was written controor synal	And the said part 265 of the first part 62 hereby coverant and agree that is a good and indefaulties entired, interes and care of all incombranes, this will be readered to be seen that the part 266 of the form part that it at a grainst and read readers the mean become due and paythe match the bescale part that it at a grainst and read readers by the part of the second part the base the mean become due and paythe match the base care part that it at a grainst and readers when the annu becomes due and paythe, and that the 2, will be second part the base the second part theory in the second part theory is the	at the defirery hered they are the lawful owner. B . of the premises above granted, and minds of these during the life of 'this lideature, pay all taxes or assessments that may be level or assessed area to be buildings upons shill real estate insured against for and tornado in such sum and by such as a law, ready cyable to the part. y of the second part to the state of Life 17 , the same become due at all symble and to keys add premises have estate as berein provided, then the paid shall become a part of the inductives, secured by this indenture, and shall bear interest at the state second part to the state of Life 17 , and Life 19 , and
was written	And the said part 265 of the first part 62 hereby coverant and agree that is a good and indefaulties entired, interes and care of all incombranes, this will be readered to be seen that the part 266 of the form part that it at a grainst and read readers the mean become due and paythe match the bescale part that it at a grainst and read readers by the part of the second part the base the mean become due and paythe match the base care part that it at a grainst and readers when the annu becomes due and paythe, and that the 2, will be second part the base the second part theory in the second part theory is the	at the delivary hered they are the lawful owner. B . of the premiers above granted, and mind of these during the life of 'this indecture, pay all taxes or assessments that may be level or assessed eres the buildings upon shift real state insured against for a sain torms of is such arms and by such as a farm, and ryable to the part. y of the second part is the state of the farm and by such as a farm of more, executed on the 2001 if any order of the buildings upon a shift real state indectives. secured by this indecture, and shift bear is the state is a barried part of the second part is the state of 1001ARS, and the law to be remarked by this indecture, and shall bear isteres at the state secure at y and the 2001ARS, and the law to be remarked or and a solution of said or 1001ARS, and the secure as y more or to discharge any taxes with interest thereas as barried provided, is the event and paysite, or if the istances is not pays to the secure any part of the istances in and paysite, or a single barrier to the secure as a presenting to the state of the state presents of a principal and interest, together with the rests and charge in a share is the offer set is the state secure and paysite, or if the istances is not barrier to a set of a principal and interest, together with the rests and charge in code and a state thereful is the state secure and the state thereful is a state the rest of the state presented of the said presented and interest. The first is and the state indecided thereful is the state secure and thereful is the state state indecided thereful is a state of the state state indecided thereful is a state the rest of the respective particle hereful is a state the state state indecide thereful is a state of the state state and lays in the state state and lays indecide thereful is a state indecided thereful is a state state and thereful is a state indecided thereful is a state indecide thereful is a state indecide thereful is a state indecide thereful is a state state indecide ther
was written on the original Morige ch	And the said part [85 of the first part do hereby everant and agree that is a good and indefaulthe state of like interest, first and class of all incombranes, the same state of the stat	at the defirary hered they are the lawful owner. B . of the premiers above granted, and since of these during the life of 'this indecture, pay all taxes or assessments that may be levid or assessed eres the buildings upon shift real estate insured against for and tornado in such sum and by such as it any, and ryabile to the part. y of the second part to the estate of "this indecture, is and the second part to the state of the buildings upon shift real estate insured against for and tornado in such sum and by such as it any, and ryabile to the part. y of the second part to the state of "this indectures as berein provided, then the paid shall been to be the second part of the former as part of the indected form, secured by this indenture, and shall been to trens at the second part of the second pa
was written on the original Morige ch	And the said part 88 of the first part 62 hereby coverant and agree that is a good and indefaultie state of information, first and care of all incombranes,	at the defirary hered they are the lawful owner. B . of the premiers above granted, and since of these during the life of 'this indecture, pay all taxes or assessments that may be levid or assessed eres the buildings upon shift real estate insured against for and tornado in such sum and by such as it any, and ryabile to the part. y of the second part to the estate of "this indecture, is and the second part to the state of the buildings upon shift real estate insured against for and tornado in such sum and by such as it any, and ryabile to the part. y of the second part to the state of "this indectures as berein provided, then the paid shall been to be the second part of the former as part of the indected form, secured by this indenture, and shall been to trens at the second part of the second pa

UNIXY BU

-

A REPART

13

S'